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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/693,416	10/23/2003	Seung Hyun Yoon	2013P109	1910	
	7590 05/24/2001 KOLOFF TAYLOR &	EXAMINER			
12400 WILSHI	RE BOULEVARD	HALIYUR, VENKATESH N			
SEVENTH FLOOR LOS ANGELES, CA 90025-1030			ART UNIT	PAPER NUMBER	
	,		2616		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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			Application No.	,	Applicant(s)			
		10/693,416		YOON ET AL.				
Office Action Summary			Examiner		Art Unit			
			Venkatesh Haliy		2616	L		
Period fo	The MAILING DATE of this commun r Reply	nication app	ears on the cove	r sheet with the c	orrespondence ad	Idress		
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M Isions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comr period for reply is specified above, the maximum stree to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.13 munication. tatutory period w y will, by statute,	ATE OF THIS CO 6(a). In no event, how ill apply and will expire cause the application	OMMUNICATION rever, may a reply be timed SIX (6) MONTHS from to become ABANDONE!	I. ely filed the mailing date of this c (35 U.S.C. § 133).			
Status								
1)⊠	Responsive to communication(s) file	ed on <i>14 Ap</i>	oril 2006.					
,	• • • • • • • • • • • • • • • • • • • •		action is non-fin	al.				
<i>'</i> —	Since this application is in condition	<i>,</i> —			secution as to the	e merits is		
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🛛	Claim(s) 1-16 is/are pending in the	application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
6)🖾	Claim(s) <u>1-16</u> is/are rejected.							
	Claim(s) <u>16</u> is/are objected to.							
8)	Claim(s) are subject to restri	ction and/or	r election require	ement.				
Applicati	on Papers							
• —	The specification is objected to by the			,				
10)🛛	The drawing(s) filed on <u>23 October :</u>					ner.		
	Applicant may not request that any object							
_	Replacement drawing sheet(s) including							
11)	The oath or declaration is objected t	to by the Ex	aminer. Note the	e attached Office	Action or form P	TO-152.		
Priority (ınder 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
	see the attached detailed Office action	on for a fist	or the certilled c	opies not receive	.u.			
Attachmen	t(s)			_				
1) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Apper No(s)/Mail Date								
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DETAILED ACTION

1. Claims 1-16 are pending in the application.

Drawings

2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Drawings (Figs 1-3) on record do not show each of the "Internet link" connected to the Internet and how "all of the packets flowing through Internet links" are collected for measurement as recited in claims 1 and 9. Therefore, the links connecting to the Internet and collection of all of the packets flowing through the links must be clearly shown in the drawings (Figs. 1-3) or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering

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of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

3. Claim 16 is objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim recites an improper claim language "traffic analysis of method of claims 9 through 15", which is unacceptable. See MPEP § 608.01(n) for multiple dependent claims. Appropriate correction is required to claim 16.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

The claimed invention in claim 16 is directed to non-statutory subject matter. The use of phrase "recording medium on which a traffic analysis method of claims 9 through is recorded using program codes that are operated in a computer" does not comply with the 101 interim guidelines (please refer to page

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52 of the interim guidelines). In order for a computer program or software instructions to be statutory it must be embodied in a computer readable medium. Also on page 8 of the specification, the medium is defined to include a carrier wave, thus claim 16 is nothing but a signal (carrier wave) claim.

Appropriate correction is required to claim 16.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1,9 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In line 2 of claim 1 the phrase (s) "a plurality of measurement devices that collect all of packets flowing through Internet links..." fails to particularly point out and distinctly claim the subject matter. It is not clear from the claim or the specification as to how each of the "Internet link" is connected to the Internet and how "all of the packets flowing through Internet links" are collected for measurement. Appropriate corrections are required to claims 1,9.

Regarding claims 3-5, in claim 3 the phrase "such as" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. Appropriate corrections are required to claims 3-5.

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Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

8. Claims 1-15 are rejected under 35 U.S.C. 102(e) as being anticipated by Veres et al. [US Pat: 6,807,156].

Regarding claim 1, Veres et al in the invention of "Scalable Real-Time Quality of Service Monitoring and Analysis of Service Dependent Subscriber Satisfaction in IP Networks" disclosed a traffic measurement system (Figs 3-4) comprising: a plurality of measurement devices (probes or processes monitoring traffic at points A & B of Fig 3) that collect all of packets flowing through Internet links (col 8, lines 51-65), extract (capture) traffic data required to analyze traffic from the collected packets (item 120 of Fig 4), and process the extracted data into predetermined flow types (microflows, col 8,lines 66-67,col 9, lines 1-5); and an analysis server that identifies applications (subscriber identification and applications) of traffic by analyzing the traffic data transferred from the plurality of measurement devices as a whole (col 9,

lines 6-10), classifies the identified applications into predetermined traffic types, and outputs the classification result (col 9, lines 10-12).

Regarding claim 2, Veres et al disclosed that a plurality of time receiving devices that extract time signals from a GPS satellite or a CDMA base station to synchronize the times of the plurality of measurement devices (col 2, lines 50-53).

Regarding claim 3, Veres et al disclosed each of the plurality of measurement devices comprises: a packet collection unit that collects the packets flowing through the Internet lines from router connection lines and records the collection times of the packets (packet filtering process, item 120 of Fig 4, col 8, lines 66-67, col 9, lines 1-5); a flow generation unit (item 140 of Fig 4) that generates flows using the packets having the same data (microflow processor, item 130 of Fig 4), such as a target address, a protocol, and a port number (col 6, lines 21-26), from the packets collected by the packet collection unit (captured packets stored in shared memory for flow identification, col 9, lines 6-13), extracts data required for detailed analysis of the applications after analyzing the contents of the packets, and stores the extracted data according to the flow (database of monitored microflows); and a transfer unit that transfers the data stored in the flow generation unit to the analysis server according to a predetermined time interval (col 9, lines 14-45).

Regarding claims 4-5, Veres et al disclosed that the packet collection unit collects the packets by using one of tapping (probing or sniffing), port mirroring (application dependent port, FTP, HTTP, TCP, col 3, lines 18-33) and signal distribution and the data required for detailed analysis of the applications are application

signatures (service dependent applications, RTP, FTP, WWW etc.,) for identifying the applications in payload of the packets (col 4, lines 44-61).

Regarding claim 6, Veres et al disclosed wherein the analysis server (microflow processor, item 130 of Fig 4) comprises: a data receiving unit (network interface and shared memory, item 110 of Fig 4, col 9, lines 14-29) that receives the packet data from the plurality of measurement devices (probes or processes monitoring traffic at points A & B of Fig 3); a traffic analysis unit (prefiltering processor, item 120 of Fig 4) that analyzes the data provided from the plurality of measurement devices via the data receiving unit as a whole (col 9, lines 30-45), and classifies the applications into the traffic types (WWW, FTP, Streaming Media, VoIP application dependent module, item 140 of Fig 4, col 9, lines 5-13) according to the analysis result; a data storing unit (database of monitored subscribers/microflows, Fig 4) that stores the traffic analysis result (delay, throughput, efficiency, packet loss etc.,) of the traffic analysis unit; and a user interface that displays the traffic analysis result stored in the data storing unit to a user after processing the traffic analysis result into various types desired by the user (user reports, col 4, lines 44-67).

Regarding claim 7, Veres et al disclosed that the analysis server further comprises a report output unit (report, item 140 of Fig 4) that processes the traffic analysis result from the traffic analysis unit into a predetermined report type (col 5, lines 31-67) and stores the processed data in the data storing unit (database of monitored subscribers/microflows, Fig 4), and the report is displayed (microflow record) to the user through the user interface (col 11, lines 23-29).

Regarding claim 8, Veres et al disclosed that the traffic types comprise: a first traffic type (TCP) whose applications are identified using only TCP/UDP port numbers (col 9, lines 30-37); a second traffic type (IP) whose applications are identified by collecting application headers and application signatures (service dependent applications, RTP, FTP, WWW etc.,) that are included in payloads of the packets (col 9, lines 31-33); a third traffic (UDP) type whose applications are identified by extracting application data from the second traffic type (prefilteration), since application data is not included in reverse traffic of the second traffic type (col 9, lines 46-54); a fourth traffic type (RTP) whose applications are assigned predetermined port numbers are identified based on application signature of other flows since the port numbers are exchanged through an other control flows; and a fifth traffic type (VoIP, item 140 of Fig 4) whose applications are not classified into the first through the fourth traffic types (col 9, lines 60-67).

Regarding claim 9, Veres et al disclosed a traffic analysis method performed in a traffic measurement system (probes or processes monitoring traffic at points A & B of Fig 3) that collects packets flowing through Internet links (col 8, lines 51-67), analyzes traffic, and identifies the applications of the packets (col 9, lines 1-29), the method comprising: classifying a first traffic type (TCP) whose applications are identified using only port numbers included in flow data that is processed into a predetermined type (col 6, lines 21-26); classifying a second traffic type (IP) whose applications are identified by collecting application headers and application signature (application identifiers) that are included in payload of the packets, from the flow data remaining

after the first traffic type is classified (col 9, lines 30-41); classifying a third traffic type (UDP) whose applications are identified by analyzing the flow data remaining after the second traffic type is classified (col 9, lines 1-4) and reverse-direction flow data (both directions of traffic stream) of the flow that are measured at different points as a whole (col 10, lines 50-57); classifying a fourth traffic type (RTP) whose applications are identified by analyzing the flow data remaining after the third traffic type is classified and flow data measured at different points, since port numbers for the applications are not predetermined (col 10, lines 62-67, col 11, lines 1-2); and classifying a fifth traffic type (VoIP, item 140 of Fig 4) whose applications cannot be identified using the flow data remaining after the fourth traffic type is classified (col 9, lines 60-67).

Regarding claim 10, Veres et al disclosed the flow data is packets having the same target address (destination port), the same protocol (FTP), and the same port number among the packets flowing through the Internet lines (col 11, lines 34-45).

Regarding claim 11, Veres et al disclosed determining whether identification data of the fourth traffic type (RTP) is present in traffic included classified into the first traffic type (TCP) and extracting and storing the application signature of the fourth traffic type, after classifying the first traffic type (col 9, lines 30-37, Fig 4).

Regarding claims 12-13, Veres et al disclosed extracting and storing the application signature of traffic classified into the third traffic type (UDP) when traffic classified into the second traffic type (IP) is backward traffic of traffic classified into the third traffic type, after classifying the second traffic type (col 10, lines 50-67) and determining whether identification data of the fourth traffic type (RTP) is present in traffic

classified into the second traffic type and extracting and storing the application signature (service dependent applications, RTP, FTP, WWW etc.,) of the fourth traffic type, after classifying the second traffic type (col 11, lines 1-12, Fig 4).

Regarding claims 14-15, Veres et al disclosed taking statistics on traffic classified into the fifth traffic type (VoIP/RTP for voice) in order to monitor the applications and storing the statistics result, after classifying the fifth traffic type (col 15, lines 49-55) and processing the classified traffic types into predetermined report types desired by a user and storing or providing the processed report through a user interface, after classifying the fifth traffic type (col 15, lines 57-63, Fig 8c).

Conclusion

- 9. Any inquiry concerning this communication or earlier communications should be directed to the attention to Venkatesh Haliyur whose phone number is 571-272-8616. The examiner can normally be reached on Monday-Friday from 9:00AM to 5:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wing Chan can be reached @ (571)-272-7493. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (571)-272-2600 or fax to 571-273-8300.
- Information regarding the status of an application may be obtained from the
 Patent Application Information Retrieval (PAIR) system. Status information for published

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applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197(toll-free).

Venkatesh Haliyur

Patent Examiner

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